

Exhibit 1

1
2 UNITED STATES DISTRICT COURT

3 SOUTHERN DISTRICT OF NEW YORK

4 -----
5 SPENCER MEYER, individually and on
6 behalf of those similarly situated,

7 Plaintiffs,

8 vs. 1:15 Civ. 9796 (JSR)

9 TRAVIS KALANICK,

10 Defendant.
11 -----

12
13 DEPOSITION OF TODD EGELAND

14
15 Wednesday, June 15, 2016

16 9:06 a.m.
17
18
19
20
21

22 Reported by:

23 Joan Ferrara, RPR, RMR, CRR

24 Job No. 174300
25

June 15, 2016

9:06 a.m.

New York, New York

Deposition of TODD EGELAND, held
at the offices of McKool Smith, One Bryant
Park Avenue, New York, New York, pursuant
to Notice, before Joan Ferrara, a
Registered Professional and Merit Reporter
and Notary Public of the State of New York.

1 T. Egeland
2 the project are the e-mails between them
3 that you've reviewed, e-mails of chats?

4 A. Yes, yes.

5 Could I point something out?

6 Q. Please.

7 A. The date that Matt Henley first
8 sent me the project on 17 December, I was
9 going in for surgery, I had thyroid cancer.
10 So I was sort of -- Matthew was sort of
11 trying to handle it for me, you'll see
12 e-mails where Matthew reaching back out to
13 him.

14 So when I wasn't -- I wasn't
15 focusing well and also I was having, you
16 know, controlling my hormones, I was having
17 trouble focusing, I was tired, and I was
18 happy to throw this over the transom and
19 because I now had more treatments coming up
20 later in January.

21 So I'm not saying that for pity.
22 It was that I kind of launched this over
23 and I was focused on my health and I was
24 focused on something else. So I wasn't --
25 it was like, just take this and I've got

1 T. Egeland
2 other things to worry about. So I had
3 medical tests all month, and then I had to
4 take radioactive pill to kill the rest of
5 my thyroid cells and all that. So that was
6 happening during all of this.

7 Q. Understood. I can certainly see
8 why it wasn't at the top of your mind.

9 A. I wanted to put this in
10 perspective for you.

11 MR. BOWKER: I should add just
12 for you guys, I wasn't aware of that
13 until yesterday. So that's why you
14 haven't heard it before.

15 MR. BRIODY: Understood.

16 MR. BOWKER: I probably would
17 have said something if I had known
18 that.

19 MR. BRIODY: Appreciate that. We
20 obviously empathize with that
21 situation.

22 THE WITNESS: Thank you.

23 BY MR. SMITH:

24 Q. So outlined in the project and
25 the instructions that you, or the